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4	Facsimile: (916) 925-2019 Attorney for Plaintiff,			
5	LILY V. AVALOS			
6	IN THE UNITED STATES DISTRICT COURT			
7	IN THE UNITED STATES DISTRICT COURT IN THE NORTHERN DISTRICT OF CALIFORNIA			
8	SAN FRANCISCO			
9				
10	LILY V. AVALOS) CASE NO.: 3: 12-CV-05290 RS		
11	Plaintiff,			
12	vs.) STIPULATION OF DISMISSAL		
13	UNIVERSITY OF SAN FRANCISCO,)) (Fed. R. Civ. P. 41(a)(1)(A)(ii))		
14	SCHOOL OF NURSING AND HEALTH PROFESSIONS (USF), a private university;			
15	PATRICIA LYNCH, Associate Dean; MARY) OSC Hearing: September 19, 2013 SEED, Department Chair; JOAN MERSCH,) Time: 1:30 p.m.			
11	Clinical Professor; STANFORD HOSPITAL) Courtroom: 3			
16	Clinical Professor; STANFORD HOSPITA AND CLINICS; a corporate entity of			
17	Clinical Professor; STANFORD HOSPITA			
17 18	Clinical Professor; STANFORD HOSPITA AND CLINICS; a corporate entity of unknown form; and DOES 1 through 50, inclusive,			
17 18 19	Clinical Professor; STANFORD HOSPITA AND CLINICS; a corporate entity of unknown form; and DOES 1 through 50,			
17 18 19 20	Clinical Professor; STANFORD HOSPITA AND CLINICS; a corporate entity of unknown form; and DOES 1 through 50, inclusive,			
17 18 19 20 21	Clinical Professor; STANFORD HOSPITA AND CLINICS; a corporate entity of unknown form; and DOES 1 through 50, inclusive,			
17 18 19 20 21 22	Clinical Professor; STANFORD HOSPITA AND CLINICS; a corporate entity of unknown form; and DOES 1 through 50, inclusive, Defendant(s).	L) Courtroom: 3		
17 18 19 20 21 22 23	Clinical Professor; STANFORD HOSPITA AND CLINICS; a corporate entity of unknown form; and DOES 1 through 50, inclusive, Defendant(s). IT IS HEREBY STIPULATED AND A	GREED, pursuant to Federal Rules of Civil Procedure,		
17 18 19 20 21 22 23 24	Clinical Professor; STANFORD HOSPITA AND CLINICS; a corporate entity of unknown form; and DOES 1 through 50, inclusive, Defendant(s). IT IS HEREBY STIPULATED AND A Rule 41 (a)(1)(A)(ii), by and between Plaintiff I	L) Courtroom: 3		
17 18 19 20 21 22 23 24 25	Clinical Professor; STANFORD HOSPITA AND CLINICS; a corporate entity of unknown form; and DOES 1 through 50, inclusive, Defendant(s). IT IS HEREBY STIPULATED AND A Rule 41 (a)(1)(A)(ii), by and between Plaintiff I in this action, as follows:	GREED, pursuant to Federal Rules of Civil Procedure, Lily V. Avalos and all Defendants who have appeared		
17 18 19 20 21 22 23 24 25 26	Clinical Professor; STANFORD HOSPITA AND CLINICS; a corporate entity of unknown form; and DOES 1 through 50, inclusive, Defendant(s). IT IS HEREBY STIPULATED AND A Rule 41 (a)(1)(A)(ii), by and between Plaintiff I in this action, as follows: 1. This action was commenced on the state of t	GREED, pursuant to Federal Rules of Civil Procedure, Lily V. Avalos and all Defendants who have appeared August 23, 2012.		
17 18 19 20 21 22 23 24 25 26 27	Clinical Professor; STANFORD HOSPITA AND CLINICS; a corporate entity of unknown form; and DOES 1 through 50, inclusive, Defendant(s). IT IS HEREBY STIPULATED AND A Rule 41 (a)(1)(A)(ii), by and between Plaintiff I in this action, as follows: 1. This action was commenced on 2. On July 24, 2013, the parties con	GREED, pursuant to Federal Rules of Civil Procedure, cily V. Avalos and all Defendants who have appeared August 23, 2012. Inpleted the ADR process, and the action was settled in		
17 18 19 20 21 22 23 24 25 26	Clinical Professor; STANFORD HOSPITA AND CLINICS; a corporate entity of unknown form; and DOES 1 through 50, inclusive, Defendant(s). IT IS HEREBY STIPULATED AND A Rule 41 (a)(1)(A)(ii), by and between Plaintiff I in this action, as follows: 1. This action was commenced on 2. On July 24, 2013, the parties con	GREED, pursuant to Federal Rules of Civil Procedure, Lily V. Avalos and all Defendants who have appeared August 23, 2012.		

1		incorporated by refe	rence as if fully set forth herein. The parties agree the court will
2		retain jurisdiction to	enforce the terms of the confidential settlement agreement.
3	3.	Pursuant to the Stan	dby Order of Dismissal, dated July 31, 2013, the parties stipulate
4		to dismissal.	
5	4.	This action is hereb	y dismissed, in its entirety, with prejudice.
6	5.	The parties agree to bear their own costs and attorney fees.	
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8			*
9			
10	Dated:	August 23, 2013	LAW OFFICES OF JEAN SCHAEFER
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12			By: Jean Schaefer, Attorney for Plaintiff
13			LILY V. AVALOS
14			
15			
16			AC AC
17			*
18	Dated:	August 23, 2013	VARTAIN LAW GROUP
19			By:
21			Linda Adler, Attorney for Defendants
22			UNIVERSITY OF SAN FRANCISCO SCHOOL OF NURSING AND HEALTH PROFESSIONS,
23			PATRICIA LYNCH, MARY SEED,
24			JOAN MERSCH, and STANFORD HOSPITAL AND CLINICS
25			
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27	2/		
28			
	Stipulation o	of Dismissal	2

Case 3:12-cv-05290-RS Document 41 Filed 08/29/13 Page 3 of 3

UNITED STATES DISTRICT JUDGE

PURSUANT TO STIPULATION, IT IS SO ORDERED.

3 Dated:

August 29, 2013

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Stipulation of Dismissal